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IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF ARIZONA

CAROL ANN AGSTER, personal representative of the Estate of CHARLES J. AGSTER, III, deceased; CHARLES J. AGSTER, JR., and CAROL ANN AGSTER, surviving parents of CHARLES J. AGSTER, III,

No. CV-02-1686-PHX-JAT

ORDER

Plaintiffs,

vs.

MARICOPA COUNTY, a public entity; et al.

Defendants.

On October 5, 2005, Defendants filed a "Notice re of [sic] Lodging form of Judgment." (Doc. #418). No form of judgment was attached, nor was one e-mailed to chambers as required by the administrative policies and procedures manual for CM/ECF. Therefore, no judgment will be entered because no judgment was submitted and Doc. #418 will be denied for that reason.¹

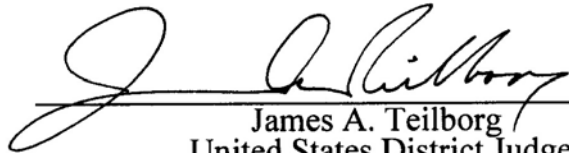
Moreover, Defendants made no showing that judgment should be entered at this time as required under Federal Rule of Civil Procedure 54(b). Accordingly, the parties are advised that all judgments will be entered at the conclusion of the trial of this matter, and

¹ Plaintiffs apparently received a copy because they filed an objection (Doc. #420).

1 either party may submit a proposed form of judgment to be entered at the same time the jury
2 verdicts are read and received.

3 Therefore, to the extent Doc. #418 could be construed as a motion for entry of partial
4 judgment, that request is DENIED.

5 DATED this 24th day of October, 2005.

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9 James A. Teilborg
10 United States District Judge
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